THE WEEKLY NATIONAL REPUBLICAN

Auction Sales.

BY J. B. WHEELER & CO., AUGTIONERIS, B. G. E. Louistana avenue, between Sixth and Seventh Street, opposite Seaton House.

CHANGERY SALE OF VALUABLE REAL ES

and the Work. The corner lot is impreved by a large man factor of the corner lot is impreved by a large man factor of the corner lot in the corner lot was in the corner lot of the corner lot o

(Star) WHEELER & CO. ARGE SALE OF GOVERNMENT PROPERTY.

Will be sold at Public Asction, on Will ME.
DAT, April 39, 1804, at the United States Avenue,
DAT, April 39, 1804, at the United States Avenue,
Bearsforwille, Mich., at 16 (2 cat. 1700, Cannon,
about sergetion (17) time of Ganon Halls, thitteen
about sergetion (17) time of Ganon Halls, thiteen
action, and a large quantity of Ganon Halls, the
public of the commanding of the Commanding
approximation to the commanding of the Commanding
approximation (18) the Commanding of the Commanding
approximation (18) the Commanding of Hotels and Restaurants

6. 44 TANTH STREET, BETWEEN DAND E.
The Havis stocked with the
CHOICENT WINES AND LIQUORS.
of MEALS will be served in the BEST and most
first ANT LA tayle. Coal: sparking LARK and
to problem to the dear branch. His friends and
the problem is spirited to favor him with scall.
mid-list

CORNER PENN. AVE. AND POURTEENTH ST. WASHINGTON CITY. Apri-if TT HOUSE.

C. C. WILLARD.
PROPRIETOR.
OF POURTERNTH AND P STREETS. WASHINGTON CITT. apis-w M RTROPOLITAN HOTEL.

Pennsylvania avenue.

SETTON HODEN TANKE BETWEEN SIXTH AND SEVENTS STREETS JOHN II. SEMMES, PROPRIETOR.

This Hence is entirely new, elegantly furnished, as expelled with water and gas throughout. It is exceeding the property of the second in the property of the second secret reserved reliatively for tradeing goods.

TERMS: 80.00 PER DAY.

ATTRESS PACTORY, MATTERS PAUTORI, CORNER THURTERS AND ANALY AND PRES-MAILTONICS OF THE STATE OF THE Matirease of every description and price on hand and made to order. All kinds of farniture repaired, siled, and var-

COAL AND WOOD. a hand and fer sale, at the lowest market rates, evictorated Lykens Valley, Lerberry, ishame, and Baltimore Company Coals, Rgg, blove, Fargace sizes. is, and Battimere Company Coals, Rgg. hieve, and Furnance independent of the Wood, and who would never all the eight of any inopy in and in a part of the oliver. The above delivered is any part of the oliver hard not control to the coals.

One Part and Chief and the statement white the coals.

Job Printing LITHOGRAPHED CHECKS, th of Without Revenue Stamp

in the BEST MANNER, AT NEW YORK PRICES. J. L. PEARSON, BOOK AND JOB PRINTER,

Painting.

THOS. A BROWN, HOUSE, SIGN

Ornamental Painter and Glasier,

18 Louisiana Av., bet. 434 and 6th Sta. JOBBING promptly attended is. mbl7-tf C. T. BOWEN,

HOUSE, SIGN

Ornamental Painter and Glazier,

Hats, Caps, Boots and Shoes. HAIS, CARS, BOOLS and BACES.

518 HEW SAY ARE SHOES STOKE.

518 HEW SAY HEW SAY HER SHOES STOKE STOKE.

518 HEW SAY HER SAY HEW SAY HER SHOES STOKE SHOES STOKE SHOES STOKE SHOES STOKE SHOES SH

The National Republican.

VOL. 8---NO. 117.

CONGRESSIONAL PROCEEDINGS.

Fortieth Congress-Second Session

MONDAY, APRIL 18, 1838.
SENATE.
After prayer, the President profess vacated

WASHINGTON, D. C., TUESDAY, APRIL 14, 1868.

Affixed the seal in the clerk's office; warrant brought to him at his house by a member of Cougress; went with the member to the office and put on the seal; gaye the warrant to Mr. File, the member of Congress; the marsh 

hair. ChiefJusticetook possession and directed organical-Arms to open the court with in the bar.

c counsel for the Presincat catered and
their seats.

House of Representatives, in Committee
Whols, was an ounced and took the seats
ared for them.

Affidavits and examined them, and said before these were offered be would like to ask a question of the witness. Would like to ask a question of the witness, by not affixed the seal. Mr. Rudler. You say you affixed the seal. Witness. It was in the morning! Witness. It was not in the habit of getting upfor this purpose in cases of extreme crime! Witness had not done it in cases of extreme crime! Witness had not done it no case. Mr. Butler. It was nothing annual. Witness. It was nothing annual. Mr. Butler. It was nothing annual. Mr. Stanberg, It you know what became of this extreme case!

Mr. Butler here interposed and objected to the reception of the affidavit and arrant, the affidavit being that of Mr. Stanbon in the arreat of Gen. Thomas.

The Chief Justleestated that, in his opinion, the affidavit was admissible.

The Chief Justleestated that, in his opinion, the affidavit was admissible.

Year—Measer. Anthony, Bayard, Bucklew, Caffell, Cole, Corbett, Crestin, Davis, Dixon, Doolittle, Fassenden, Foster, Freilingheysen, Crimes, Henderson, Hendricks, Johnson, Morritt of Maine, Morritt of Vermant, McCreery, Marton, Norton, Patierson of New Hampholith, Sammer, Trumbull, Van Keller, Vickers, Willey, Williams and Yates—31. Mays—Measr. Cameron, Chandler, Conk. Ing. Conness, Brake, Edmunds, Perry, Harlan, Howard, Howe, Morgan, Nye, Kameey, Stewart, Thayur, Tipton and Wilson—17. The warrant and affidavit westerness of the patience, Mr. Erraris Brat reading he affidavit in evidence, Mr. Everris Brat reading he affidavit in e

Stanbery. Mr. Meiga, are you in the of keeping any record other than fling parallel of the mode of keeping inset described the mode of keeping inset described the mode of the decket, o record made of the papers; the papers inset in the decket with him. Stanbery then requested witness to bring exket with him, and Mr. Manager Butler, him to bring up certified copies of the h.

fore the court was on the order of the counsel from New Jersey to allow such of the counsel and managers as desire to take part in the closing argument.

Senator Summer offered amendment that no nursher design gregosphonement of the trial shall on the country of the was accepted by Senator Fredinghuyses.

Mr. Manager Williams said the rule, as at present constituted, was the source of some emburrasement to the managers, as it would exclude from the final debate at least four of the managers, but the modification would enable the consider their to perform what, they might the consider their to perform what, they might the was consider their to perform what, they might the while it thought in its windom the public interests would allow. The rule was an unusual one, and did not meet the approbation of the managers in the first instance.

Mr. Stevens did not expect to any many words upon this subject. There was one single article that the subject. There was one single article to the subject of the president if they desired to submit any remarks upon this point. It is suggested that the solies are similar to the provisor last interest of the country of the provisor last innerted by Senator Frelinghuysen, that all one managers shall be heard at the close. He had not desired to modify the rule on that point. Senator Fullians moved to lay the motion and the amendments on the table; which was desired to approve the subject to take part in the closing argument, in accordance with the precedents heretofore governing Irlais of impeachment.

Senator Williams moved to lay the motion and the amendments on the table; which was desired to apply the motion and the amendments on th

be put, when the Senate agreed to allow it, as follows:
Yeas—Messrs. Anthoay, Bayard, Buckalew, Cule, Bayla, Dixon, Deolittle, Fessenden, Foster, Freinghuysen, Grimes, Handerson, Mort, Morth of Vernamen, Summer, Trumbul, Van Winkle, Vickers, and Willey—3.
Nays—Messrs. Cattell, Chandler, Gonkling, Counest, Corbeit, Cragiu, Drake, Edmunds, Ferry, Harian, Howard, Howe, Morgan, Nye, Pomeroy, Ramsey, Stewart, Thayer, Tipton, Williams, Wilson, and Yates—22.
The question was then put, and Gen. Sherman said, "The President stated to me that his purpose"— The question was taken to me that his purpose."

Its purpose."

Its purpose."

Its purpose."

Its purpose."

Its purpose."

Its purpose.

Its question was whether he stated, and said the question was whether he stated. Its purpose, and not what he stated.

The Chief Justice deemed that the question was now being answered.

Senator Johnson stated that his purpose was to ascertain what the Fresident did say.

Its Manager Hingham objected to the question of the stated when the said stready solemnite the say that the Senator Davis raised the point of only that it was not competent for the managers to object to a question put by the court.

The Chief Justice sustained the point of Senator Johnson modified his question by adding, "will you state what he said his purpose was."

Senator Howe asked whether the proseco.

torsition of Mr. Stanton to office, the good of the service required that another man than Mr. Stantou should be at the head of the Wav Office.

Mr. Butter objected and saked that the questions have deduced to writing.

Mr. Butter objected and saked that the question be deduced to writing.

Mr. Butter objected and saked that the question have competent in any tribunal or under any eircumstances, and in this remark he had no reference to the veracity of the witness. The question at issue here was the violation of the laws of the land and not the opinion of any would be as to the opinion of the witness on the constitutionality of the law. If the opinion of the witness as the constitutionality of the law. If the opinion of the witness on the constitutionality of the law. If the opinion of the united that the proposed to offer in the witness of the country might be called for. He submitted that tinequestion was utterly improper. Mr. Stanton the proposed to offer in the proposed to offer in the proposed of the service required that some other man than Mr. Stanton should be at the head of the War Office. It was hot mere abstract opinions that the counsel wanted. Look at Mr. Stanton's own declarations from the lith of August, 1887. Mr. Stanton has never untered the Theouter Manshon, and never sautered the Theouter Manshon of the mans The huestion was then taken upon admitting the question as modified, and it was agreed to as follows:
Yeas—Masars, Anthony, Hayard, Buckalew, Cole, Corbett, Iavis, Dison, Dodittie, Feasenden, Fowler, Frelinghuysen, Grimes, Henderson, Hondricks, Johnson, McCreery, Morion, Norton, Patterson of Teanessee, Ross, Stepman, Scumer, Trambull, Van Winkle, Gonkling, Gumes, Cragn, Drake, Edmunds, Ferry, Harlan, Howard, Howe, Morgan, Morrill of Maho, Morrill of Vermout, Nye, Patterson of New Hampshire, Fomeroy, Rainsey, Stewart, Thayer, Tiplon, Williams, Wilson, and Yales—28.
Gen. Shernan then said: The conversations of the Cabinet was dead of ground, but I will endeavor to be as concleas ground, but I will endeavor to be as concleas ground, but I will endeavor to be as concleas ground, but I will endeavor to be as concleas ground, but I will endeavor to be as concleas ground, but I will endeavor to be as concleas ground, but I will endeavor to head of ground, but I will endeavor to head on the other members of the Cabinet were such that he could not under his constitutional obligations continue Mr. Stanton in office; that he had the right to make the constitutional obligations continue Mr. Stanton in office; that he had the right to make the constitutional obligations continue Mr. Stanton in office; that he had the right to make the constitutional colligations continue for constitutional colligations continue for the continue of the continue

Mr. Stanbery said they proposed to show the good of the service.

Mr. Stanbery said they proposed to show the good of the service.

Mr. Blutler, Notas to the mode of removal Mr. Stanbery, No.

Mr. Evarie said they did not bring Genoral Sheyman here as an expert, but to prove his opinion that the good of the service required that some War Secretary should be appointed whose relations with the constitutional Common Mr. Himpham said the question of the Senator from New York (Art. Conking) showed the utter incompetence and absurdity of this question. The gentleman (Mr. Evarts) intimates that the rule of evidence which would govern the trial of a begar should not apply to the Chief Magistrate of the sation. The American people will tolerate no auch assumption and the same of the said of the s ond interview?

Mr. Nutter objected. The counsel had once dismissed the witness.

Mr. Standery interrupted to say that they are supported to say that they are supported to say that they are supported to the counsel continuing the examination of the witness.

The Chief Justice said it was with the discretion of the court. Nothing was more usual than this practice.

Senator Williams asked if it was in the power of the coursel to examine a witness after he had been exited back to answer a question propounded by a member of the court.

The question propounded by Mr. Stanberry was then reduced to writing as follows: "Have you stated as to what took place at both interviews!"

Mr. Everts briefly argued that the question should be admitted.

Mr. Butter argued against it and seemed to intimate that Senator Johnson was acting in the capacity of counsel for the President, by the questions which he had put, similar questions in gloses admitted at the incitance of course. was estilled to no more consideration has the poorest and most obscure personage in the land.

The question was then taken on admitting the request, and the Senate refused to allow it, as follows:

Yeas—Messrs. Anthony, Rayard, Huckalew, Dixon, Doublitle, Grinnes, Rendricks, Johnson, Loudittle, Grinnes, Rendricks, Johnson, Loudittle, Grinnes, Lendricks, Johnson, Loudittle, Grinnes, Lendricks, Johnson, Landressen, Cattell, Chandler, Cole, Conkling, Genness, Corbett, Cragin, Davis, Drake, Edmunds, Ferry, Fessendee, Frelinghaysen, Harian, Henderson, Howard, Howe, Morgan, Mortin of Maine, Mortill of Vermont, Morton, Norton, Nye, Patterson of Yes I family, Patterson of Yes, Advise the President gave the order for the removal of Mr. Stanton as Secretary of War, advise the President agave the order for the removal of Mr. Manager Huller objected to the question; I family, Patterson of Yes I family, Patterson of Yes I family, Patterson of Yes I follows:

The Chief Justice said the objection to a question put by a member of the court could only come from the Court itself.

Senator Drake objected to the question, and the Court school of Yes I family, Patterson of Tennessee, Ross, Trumbull, Yea Winkley and Vickers—18.

Nays.—Mesers, Cameron, Cattel, Chandler, Gole, Conkling, Conness, Corbett, Cragin,

on, McCreer, Patterson of Trans. Hoss, Transparent presentative are relieved to the pattern of the president pattern of the president pattern of the pattern

ting any questions to the witness after he had been recalled for the sole purpose of answer-ing a question put by a Senator. Senator Williams said he would withdraw his objection, if the answer was but a full re-ply to the question of the Senator from Mary-land.

ply to use question of the Semator from Maryland.

And Control Johnson asked that the answer, as taken down by the Globe reporter, might be read, the semantic property of the semantic property of the semantic property. The semantic property of the semantic property of the semantic property of the semantic property. The semantic property of the semantic proportic property of the semantic proportic proportic p

asse that the cross-xamination be concluded now.

Mr. Hutler said the managers would conduct the case to suit themselves.

Chen. Sherman these left the stand.

The witness, R. J. Moigs, was then again the case the stand brought the decket with him.

Mr. Stanberr asket forthe reading of the entries made upon the decket in the case of Gen. Thomas. Thomas.

Mr. Hutler objected to the roading, but the Chief Justice decided it could be read.

The entries on the docket were then read by the Clerk, from which it appeared that Gen.

Thomas was discharged on motion of his own

Thomas was discharged on motion of his own counsel.

Mr. Stanbery. And no cause assigned for the discharge.

Witness. No cause.
On motion of Senator Johnson, the court adjourned.
The Fresident pro tem took the chair, and the Senate then adjourned.

HOUSE OF REPRESENTATIVES.
HOUSE OF REPRESENTATIVES.
The House was selled to order at 12 o'clock. And the selled to order at 12 o'clock. All the selled to the selled to color at 12 o'clock.

On motion of Mr. Baker, of Hinnis, the Secretary of War was directed to communicate to the House, the report of Major R. C. Loog, in relation to the harbor at Alton, il.

Mr. Lynch, of Maine, introduced a bill to amend the act in relation to the registry and account of the selled to the registry and send the act in relation to the registry and send the act in relation to the registry and send the act in relation to the registry and commence.

The House resolved theref into Committee on Commerce.

The House resolved livel' into Committee of the Whole, and proceeded to the bar of the Senale.

Senale.

Hall at 450, and the Speaker resumed the Hall at 450, and the Speaker resumed the chair, and laid before the House a communication from Mayor Wallach, requesting the presence of the House at the unveiling of the status of Lincola on Wednesday next.

In view of being engaged at the bar of the Senate the House could not accept the invitation, but the Speaker was directed to acknowledge the House could not accept the invitation, but the Speaker was directed to acknowledge the Committee of the Control of the Contro

the House all bills to print must first be referred to the Pristing Committee. The resolution was then referred to that committee, when Mr. Garfield call for a role upon the informal resolution, but there being evidenly no quorum present the House, at 2 o'clock, adjourned.

Ice Companies

KENNEBEC AND BOSTON ICE.

THE WASHINGTON AND GEORGETOWN ICE COMPANY

SELL THIS PURE ICE. Over Ten Penuda and less than Fifty Pounds at N cent per paund. Tickels in he had at Contral Office, corner of F and Twelfth atrects, and of the drivers.

Architects-

R # M O Y A L.
We have lately removed of the liberal patrons. of the liberal patronage of our remain the liberal patronage of our profession in the lie in all branches of our profession in the liberal patronage of our remains and Engineers.

STARKWRATHER & PLOWMAN,

ARCHITECTS, ENGINEERS SURVEYOUS,
Office -PLANTS' BUILDING COISE of New
Lock Symbol and Fifteenth sizes.

Legal Notices.

Legal Motices.

ORFHANS' COURT,
District of Columnia, Washington Court,
in the case of Bridget Grace, Administrative of
William A. Grace, deceased, the administrative aforeased has, with the approximate the Urphans
Greated has, with the approximate the Urphans
Greated has, with the approximate the Urphans
Greated has, with the approximate of the Urphans
Greated has, with the approximate of the Urphans
Greated has, with the approximate of part of Washington courty shreads, appointed
final settlement and distribution of the Personal extage and deceased, and of the assets in hand, as
far as the same have been collected and turned that
of said deceased are solided to attend, with their
faining preparity wouched, or they may otherwise by
law be excluded from all hought in said deceased a
restate, provided a copy of this ordy he published
FERLICAY previous to the said day.
Test
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Test
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N. THE SUPREME COURT OF THE DESTRICT
N. THE SUPREME COURT OF THE DESTRICT

make-1969 Clerk.

[Mills 18 TO GIVE NOTICE, Tillat THERUSseriber has obtained from the Orphans Court
of Washington county, in the District of Columbia,
intered measurementary as the personal scales of Mary
ceased. All persons having claims applied the said
decement are harmly warred in exhibit the same,
with the vanchars thereof, is the subscriber, on or
wine by law he excluded from all benefits of the
said scale.

Given Radder my hand this Stat day of March, 1968.

also-This Research.

a2s-TM Ricesuler.

G U.A. N. O.

G No. I Peru vian Guano, Seet Super-Phosphate,
Pare Ground Soon, Fish Unano, Planter, Prophoto Guanos & C., for sale by US'2. E. Will'ig.
S) Front effect, New York.

COUNCIL PROCEEDINGS.

COUNCIL PROCEEDINGS.

Board of Aldermen.

Board of Aldermen.

The Board ment at the usual hour, the President, J. Russell Harr, a the chair, and all the members present, except Messers. Elvans and Larman.

The Mayor transmitted a message, enclosing a bill furnished by the Board of Registers, providing for an increase in the number of voting places in the sity, with his approval election, the Mayor be, and he is hereby, directed to provide six suitable voting places. Be if exceed, dr., The Solitows.

Be if exceed, dr., The six the law of the company of the

McClettan fire plug. Referred to Committee on Finance. Also, a communication from the market. Also, a communication from the market master of Centre Market, asking an appropri-ation of \$750 to pay deficiencies and meet cur-rent expenses of anid market for the year end-ing June 20, 1868. Referred to Committee on Markets.

tion interest, 80,48.27; overdrawn on general account, 94,12.247; bainner account, 10th, 95,-27,28. Hearted to the Committee on Finance, also, a commonication inviting the Board to attend the dedication of the Lincoln statue; which was accepted.

Mr. Moore presented a petition of John Wilson and oliters, asking for a sewer in the Figure 1. Hearted, 1.

-Mesers, Orinder, McCathran, and

Texas—Accept. Orthoner, Acceptana, and Nave-Mears, Given, Lloyd, Moore, Noyes, Walley, Martin, American States, The amendment was not adopted. Mr. McCathran moved to amend by inserting "8575, increasing 459, until the salary reached \$725."
Mr. Moore was in favor of increasing the

The question was then taken on section o, as reported from the committee, and it was adopted, as follows:
See, o. And be it further enacted, That the salaries of all the teachers of primary schools rust shall begin with \$500 each, increasing hereauce after annually \$50 to \$450 for the same teacher; or the same teacher is not according to the same teacher; or the same teacher is not according to the same teacher; or the same teacher is not according to the same teacher; or the same teacher is not according to the same teacher; or the same teacher is not according to the same teacher.

ieacher, \$100 per annum, increasing \$40 annually, if she continues, until the safary shall be
\$150.

Section 10 was then taken up,
Mr. McCathran moved to strike out all after
the words. "And furthermore;" which was not
"The preference to be given in the selection
of teachers, in all cases, to graduates of our
own schools." Agreed to.

The section was then adopted, as follows:
"Sec. 10. That in order to secure the best
talent, qualifications, and experience on the
part of all teachers to be employed hereafter,
the trustees of public schools are hereby requeed to spotial beard of examisation from
their own number, or from such stitzens as
they may deem properly qualified for the purpose, who, before any of the teachers now employed shall be re-engaged for another year,
shall visit every school, observe the order,
mode of instruction, and practical qualificacertificates to such as furnish evidence of proper qualifications, which will entitle them to
re-election, if everything class is satisfactory.
And furthermore, every new applicant hereafter for any nouslion, in addition to the usual
oral and written examination, shall furnish a
satisfactory demonstration before a class, or
classor school before receiving a certificate of
full qualifications.
Mr. McCathran offered an additional section,
as follows:

And be if exacted, &c., That no part of the sal-

PRICE 3 CENTS. Mr. Noyes presented the petition of Thos

Harms and others, sating for a side toctway. Referred.
Mr. Given moved to take up the joint resolution relating to a depository for the corporation funds.

All the resolution was taken up, and Mr. Given and the resolution was taken up, and Mr. Given and the resolution of the Mayor to say that the corporation is indebted only \$61,000 to the First National Bank.

The resolution was read a third time, and passed.

silo,000 to the Pirst National Bank. The resolution was read a third time, and passed.

The resolution was read a third time, and passed.

The bill in relation to election precincts was taken up, and Mr. Given reported a bill similar to the one (published elsewhere) from the Committee on Elections, as a autotitute. It provides for aix at the discretion of a the confre of the wards, at the discretion of a the confre of the wards, at the discretion of a the confre of the wards, at the discretion of a the confre of the wards, at the discretion of a the confre of the wards, at the discretion of a the confre of the wards, at the discretion of \$128, or so much thereof as may be necessary, to easile the Mayor to place a draw or slide in the temperary bridge across way be necessary, to easile the Mayor to place a draw or slide in the temperary bridge across eity and Georgetown at the two testers the watern terminus of K street north, across Rock Creek. Passed.

A resolution from the Board of Common Council was read as follows:

Rectived, That the committee in regard to the contribution of the committee of the contribution of a sever on a street north, between the amount already appropriated, viz: \$10,000. Passed.

Mr. Turton reported a bill relating to the construction of a sever on a street north, between Teats and Twelfth streets west. Passed.

Mr. Richards reported a joint resolution relating to hackney coach stands, with amendments. The bill was read a third time and processors.

erred.

An act (C. C.) legalizing the laying of con-rete pavements was referred to the Commit-ce on Improvements.

An act (C. C.) relating to the weight and sale if hay was made the order for the next meet-

of hay was made the order for the next meeting.

Bills (C. C.) to pay B. B. Hinckling and others for mealcines were referred to the Committee on Health.

Board of Common Council.

The Board and at the usual hour, all the members present except Messrs. O. S. Baker and the control of an early for the report of William Hunkley.

Also, a message from the Mayor transmitting the report of the apotheory of the Third ward for the quarter ending March 31, 1808.

Also, a message from the Mayor transmitting for the properties of the spotheory of the Third ward for the quarter ending March 31, 1808.

Also, a message from the Mayor transmitting relation to the improvement of Georgia avenue, from Eighthe street east to the intersection of Virginia avenue, between Ninth and Tenth streets east, and stating that Queeral Micher will furnish the manual labor, if the corporation will furnish the manual labor, if the corporation will furnish the manual labor, in the secretary of the corporation will furnish the forces and carts.

Muchier will furnish the manual labor, if the Muchier will furnish the moraes and dorts. Referred.

Also, a message from the Mayor, transmitting a communication from the secretary of the hoard of assessors, requesting the passage of an act authorizing the surveyor to revise the relibed in them the sub-divisions to date in time for use of the general assessment.

Also, a communication from the department of Metropolitan police, transmitting an estimate for the repair of the Eighth precinct station-house, by Adolf Cluics, architect, in cost of \$2.90.00. Referred.

Aff. Slowen presented the polition of Geo. II. Flant and others, for the grading and paving of R street north from Fourteenth to Iwentital architects west. Referred.

Aff. Rutherford presented the polition for the improvement of the north side of &ast Capitol street, between Sixth and Eleventh side of A sirect north, between Second and Third streets east, and north side ends and Eleventh side of A sirect north, between Second and Third streets east, and north side ends and Eleventh sirects east, lacefored.

Mr. Pfan presented the petition of George H. Piant, George W. Riggs, and others, accompanied by a bill to pave the carriageway in Fourteenth street week, from Ht to N street north. Referred.

Charles B. Dennavon ...

Mr. Rutherford, from the Committee on Improvements, reported a bill (B. A.) to open and grade C street south, from New Jersey avenue to Third street west. Passed. shall begin with \$550 each, increasing nere after annually \$50 to \$105 for the same teacher; but if any accepted candidate for a primary or secondary school can persent satisfactory creating the same of the same persent satisfactory creating the same persent satisfactory or a secondary school control passed successfully through normal school; or if she can show aslighted to the same persent satisfactory or secondary teacher, process \$600, and as a secondary teacher, receive \$600, and as a secondary teacher, frocure \$600 per annum, increasing \$400 annual secondary teacher, frocure \$600 per annum, increasing \$400 annual secondary teacher, frocure \$600 per annum, increasing \$400 annual secondary teacher, frocure \$600 per annum, increasing \$400 annual secondary teacher, frocure \$600 per annum, increasing \$400 annual secondary \$600 per annum, increasing \$400 per annual secondary \$600 per annual secondary

Nicholas Acker, James G. Smith, and O'Hare A Noonan.
Also, bill to pay the publishing solices in reMorning Chronicle for publishing solices in reAlso, bill to pay the publisher of the Bully
Morning Chronicle, and the publisher of the
National Republican for publishing commissioners' notices of the last general election. Passed.
The special order, being the bill to provide
for the introduction of the German language
the third time. It is as follows:

It is a received for That the trustees of the

the three time. It is as follows:

Be it enacted, &c., That the trustees of the
public schools be, and they are hereby, subtorlied to employ three competent teachers of
the German language under such rules and
regulations as they may deem best adapted to
to acquire the art of speaking and writing the
language.

stret for any nustition, in addition to the means or oral and written examination, shall furnish a salisfactory demonstration before a class, or a school, of his or her ability to conduct such class or school before reserving a certificate of full qualifications.

Mr. McCathran offered an additional section, and the first of the section of the secti

NATIONAL REPUBLICAN

THE NATIONAL REPUBLICAN

THE WERKLY NATIONAL HEPCHLICAN is published every Friday morning: One cupy, one year, \$2.50; Three copies, one year, \$6.50; Ten copies, one year, \$2.50;

best, still they had never asked any favors of this Corporation before. None had even ever asked for public office, and their modest residual to the community.

Ar. Community and he was in favor of the proposition which originated some time since with the community.

Ar. Commity said he was in favor of the proposition which originated some time since with the member from the Second ward, (Mr. Pfau.) because it would induce an increased community, and the said in the said in the community and because it would induce an increased community and because hear parents in this community, and because hear parents in this community, and because hear parents in this community and because hear parents in the community and because hear parents in favor of the because he desired that our children shall possess the opportunity to learn the German language, and thus obtain access to the refued and philosophy and to all the excellent content of the said of

volume.—Messra: S. S. Haker, Hall, Crocker, Datton, Miller, Pfau, and Niowen.—7. Nally, Parker, Beall, A. F. Clark, N. R. Clark, Nally, Parker, Rutherford, and Du-Mr. Dalton introduced the following joint

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